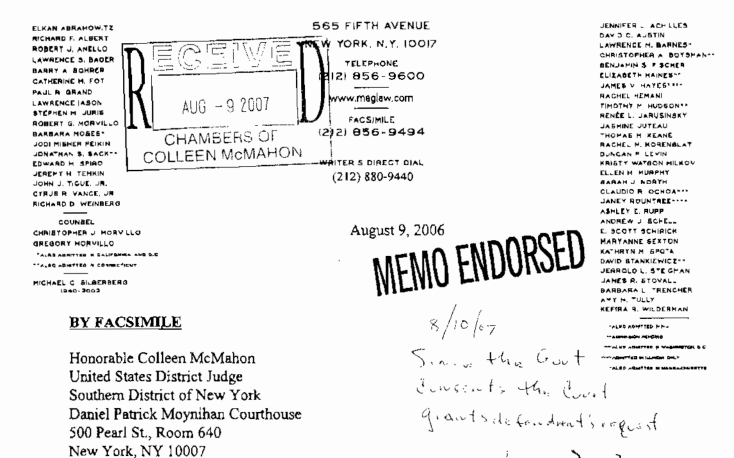
## MORVILLO, ABRAMOWITZ, GRAND, IASON, ANELLO & BOHRER, P. C.



Re: United States v. Samuel Israel III, 05 Cr. 1039

Dear Judge McMahon:

This firm represents Samuel Israel III in the above-referenced matter. Mr. Israel has a sentencing control date of September 21, 2007. Currently, his conditions of release permit Mr. Israel to travel within the Southern and Eastern Districts of New York. These conditions were previously modified to allow Mr. Israel to attend to personal matters.

Mr. Israel would like to travel with his 13-year-old son, Jake, to visit his family in New Orleans and Chicago between August 20 and September 3, 2007. Pursuant to Mr. Israel's divorce agreement with his ex-wife, Mr. Israel may take Jake on a two week vacation during the summer. Mr. Israel would like to travel to New Orleans with Jake to spend time with Mr. Israel's mother, grandmother, brother, and nephews. Mr. Israel would then like to travel with his mother and son to Chicago, to visit with Mr. Israel's ailing father and second brother. Mr. Israel's trip will be paid for by Mr. Israel's parents, and Mr. Israel will provide a detailed itinerary of the trip to pre-trial services.

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Honorable Colleen McMahon

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August 9, 2007

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By this letter, we ask the Court to modify Mr. Israel's conditions of release to allow him to visit his family in New Orleans and Chicago between August 20 and September 3, 2007. We have raised this request with the U.S. Attorney's Office, and AUSA Marcia Cohen informed us that the Office has no opposition to this application.

Respectfully submitted,

Lawrence S. Bader

cc: AUSA Marcia Cohen
AUSA Margery Feinzig
AUSA Perry Carbone
Pretrial Services